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5 *Counsel for Defendant Officer Jazmina Flanigan*

6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8 BONNIE LOPEZ, individually as sister and  
9 Special Administrator for the Estate of  
MELODY MORGAN, deceased;  
10 COLLEEN LACKEY, individually as  
mother of MELODY MORGAN, deceased,

11 Plaintiffs,

12 THE STATE OF NEVADA ex rel.  
NEVADA DEPARTMENT OF  
CORRECTIONS, WARDEN DWIGHT  
NEVEN, individually; GARY PICCININI,  
ASSISTANT WARDEN, individually;  
BRYAN SHIELDS, individually;  
OFFICER JOEL TYNING, individually;  
OFFICER KARISSA CURRIER;  
OFFICER JAZMINA FLANIGAN;  
NURSE JANE BALAO; NURSE  
BRIGIDO BAYAWA; NURSE LEILANI  
FLORES; NURSE ROSEMARY  
MCCRARY; NURSE MA LITA  
SASTRILLO; NURSE CHRIS SHIELDS;  
DOES I through X; and ROE ENTITIES I  
through X, inclusive,

20 Defendants.

21 Case No.: 2:21-cv-01161-ART-NJK

Order Granting  
**Stipulation to Extending Briefing  
Deadlines to Plaintiffs' Motion to  
Compel Defendant Flanigan's  
Responses to Request for Production  
No. 1**

(First Request)

22 Plaintiffs filed their Motion to Compel Defendant Flanigan's Responses to Request for  
23 Production No. 1 on July 18, 2023. (Dkt. 144). Counsel for Defendant Jazmina Flanigan is  
24 currently preparing for a six-week trial that is scheduled to begin on August 1<sup>st</sup>. Accordingly,  
25 through their respective undersigned counsel, the Parties hereby stipulate to extend the briefing  
26 deadlines to Plaintiffs' Motion to Compel Defendant Flanigan's Responses to Request for  
27 Production No. 1 as follows:

28 1. Defendant Jazmina Flanigan shall file her opposition to the Motion to Compel on

1                   August 8, 2023; and

2       2. Plaintiffs shall file their reply in support of the Motion to Compel on August 18,  
3                   2023.

4                   This is the Parties' first request for an extension of this deadline. This Stipulation is  
5                   sought in good faith, is not interposed for delay, and is not filed for an improper purpose.

6                   MCNUTT LAW FIRM, P.C.

CLARK HILL, PLLC

8                   /s/ Dan McNutt

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13                  *Attorneys for Defendant Jazmina Flanigan*

8                   /s/ Paola Armeni

9                   Paola Armeni, Esq. (Bar No. 8357)  
10                  Tiffany Solari, Esq. (Bar No. 16003)  
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13                  *Attorneys for Plaintiffs*

14                   **IT IS SO ORDERED:**

15                     
16                   UNITED STATES MAGISTRATE JUDGE

17                   DATED: July 20, 2023